

1 STELMACH & STELMACH, LLP
2 REA STELMACH, ESQ., SBN 296671
3 11630 Chayote St., Suite 3
4 Los Angeles, California 90049
5 Telephone: (424) 652-6590
6 Facsimile: (310) 472-1268

7 Attorneys for Plaintiff SUTRA BEAUTY, INC.

8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA
10
11

12 SUTRA BEAUTY, INC.,

13 Plaintiff,

14 v.

15 CARLOS SANTINO SANCHEZ DURAN,
16 an individual,
17 A/K/A CARLOS SANTINO,
18 A/K/A GENOVEVA BAFFANO,
19 A/K/A ANGIE BUFFANO,
20 D/B/A BEAUTY SECRET,
21 D/B/A ANGEL BEAUTY SUPPLY; and
22 DOES 1 through 20, inclusive,

23 Defendants.

Case No. 2:18-cv-03768-ODW(SSx)

**DECLARATION OF REA STELMACH IN
SUPPORT OF PLAINTIFF SUTRA
BEAUTY, INC'S REQUEST TO ENTER
DEFAULT**

24 I, Rea Stelmach, declare as follows:

25 1. I am an attorney licensed to practice in California and before this Court. I am
26 counsel for SUTRA BEAUTY, INC in this matter. I submit this declaration in support of SUTRA
27 BEAUTY, INC's Request for Default. I have personal knowledge of the facts stated herein and, if
28 called as a witness, I could and would testify competently thereto.

2. Attached hereto as **Exhibit A** is a true and correct copy of the Summons and

1 signed Proof Of Service of Summons and Complaint on defendant CARLOS SANTINO
2 SANCHEZ DURAN, an individual, A/K/A CARLOS SANTINO, A/K/A GENOVEVA
3 BAFFANO, A/K/A ANGIE BUFFANO, D/B/A BEAUTY SECRET, D/B/A ANGEL BEAUTY
4 SUPPLY (“Duran”), dated May 21, 2018, which is on file with this Court. (Doc. #14)

5 3. Under Rule 12 of the Federal Rules of Civil Procedure, the defendant was required
6 to respond, answer or otherwise plead to SUTRA BEAUTY, INC’s Complaint by June 11, 2019.

7 4. Defendant Duran is not a minor or an incompetent person.

8 5. Defendant Duran is not currently in the military service, and therefore the
9 Servicemember Civil Relief Act does not apply.

10 6. The address used to serve the Defendant by substituted service at home address is
11 885 Alta Mesa Blvd, Brownsville, TX 78526, an address corroborated by several items:

12 a. First, the online court portal for Cameron County, Texas shows that the
13 Defendant has listed the address as his current address. Attached as
14 **Exhibit B** is an online screen capture, as of May 3, 2018, that shows the
15 Court listing the address for the Defendant.

16 b. Second, the Defendant has listed the address as his mailing address on his
17 Cosmetology Operator Instructor license. Attached as **Exhibit C** is an
18 online screen capture, as of May 6, 2018, that shows the address on the
19 license;

20 c. Third, The Defendant has issued checks that have the address listed on
21 them. Attached as **Exhibit D** is an online screen capture, as of May 3,
22 2018, that was pulled from the Defendant’s Facebook page that shows the
23 address on the checks.

24 7. Under Federal Rules of Civil Procedure 4(e)(1) additional attempts have been
25 made to give proper notice of this matter to the Defendant in accordance with California’s “long-
26 arm” statute. See California Civil Procedure §410.10. The Summons and Complaint were mailed
27 on June 11, 2018, via Priority Mail with restricted delivery signature confirmation, to the
28 following alternative addresses that may also belong to the Defendant:

- 1 a. 885 ALTA MESA BLVD
2 BROWNSVILLE, TX 78526-3324
3 b. 508 PAT BOOKER RD
4 # 409
5 UNIVERSAL CTY, TX 78148-4434
6 c. 1009 PAT BOOKER RD
7 UNIVERSAL CTY, TX 78148-4155

8 8. As of June 14, 2018, the defendant has not filed nor served a response, answer or
9 pleading to SUTRA BEAUTY, INC's Complaint.

10 I declare under penalty of perjury that the foregoing is true and correct.

11 June 14th day of April, 2017 at Los Angeles, California.
12

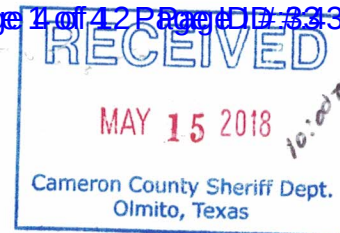
13 DATED: June 14, 2018

STELMACH & STELMACH, LLP

14
15 By: /s/ Rea Stelmach

16 REA STELMACH, ESQ.
17 Attorneys for Plaintiff,
18 SUTRA BEAUTY, INC
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Attorneys at Law
11630 Chayote St., Suite 3
Los Angeles, CA 90049
Tel: (424) 652-6590 Fax: (310) 472-1268
Email: info@stelmachlaw.com



May 8, 2018

Cameron County Sheriff's Department,
7300 Old Alice Rd, Olmito, TX 78575

Via Priority Mail

SERVED

RE: Sutra Beauty, Inc. v. CARLOS SANTINO SANCHEZ DURAN, et al.- Service of Summons and Complaint

Court: United States District Court-Central District of California

Case#: 2:18-cv-03768

To Whom It May Concern,,

Please serve the summons and complaint, along with related documents unto the following person(s):

CARLOS SANTINO SANCHEZ DURAN, an individual, A/K/A CARLOS SANTINO, A/K/A GENOVEVA BAFFANO, A/K/A ANGIE BUFFANO, D/B/A BEAUTY SECRET, D/B/A ANGEL BEAUTY SUPPLY	885 855 Alta Mesa Blvd Brownsville, TX 78526
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Enclosed are four (3) copies of the following documents: Summons, Complaint, Civil Cover, Notice of Interested Parties, Notice of Assignment, ADR Info.

Also enclosed is a check for \$60 for service fees.

Also attached is additional identifying information for the person being served.

Please fill out, sign, and return the Proof of Service. Please feel free to call our office should you have any questions.

Respectfully,

Rea Stelmach, Esq.

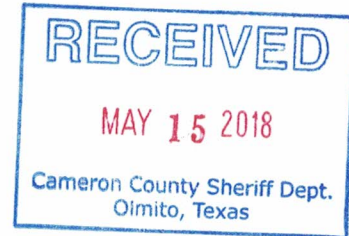
Exhibit A

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Central District of California



SUTRA BEAUTY, INC., a California
corporation

Plaintiff(s)

v.

CARLOS SANTINO SANCHEZ DURAN, an individual,
A/K/A CARLOS SANTINO, A/K/A GENOVEVA BAFFANO,
A/K/A ANGIE BUFFANO, D/B/A BEAUTY SECRET,
D/B/A ANGEL BEAUTY SUPPLY; and DOES 1 through 20,
inclusive,

Defendant(s)

Civil Action No. 2:18-cv-03768 ODW-SS

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) CARLOS SANTINO SANCHEZ DURAN, an individual,
A/K/A CARLOS SANTINO, A/K/A GENOVEVA BAFFANO,
A/K/A ANGIE BUFFANO, D/B/A BEAUTY SECRET,
D/B/A ANGEL BEAUTY SUPPLY
1009 Pat Booker Rd,
Universal City, TX 78148

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Stelmach & Stelmach, LLP
Rea Stelmach (SBN 296671)
11630 Chayote St. Suite 3
Los Angeles, CA

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT



Date: MAY 8, 2018

Signature of Clerk or Deputy Clerk

2018-1471

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 2:18-cv-03768

PROOF OF SERVICE

SERVED

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for (name of individual and title, if any) _____
was received by me on (date) _____

☐ I personally served the summons on the individual at (place) _____
_____ on (date) _____ ; or

☒ I left the summons at the individual's residence or usual place of abode with (name) Gloria Luke
(09-06-1948), a person of suitable age and discretion who resides there,
on (date) 5-21-2018, and mailed a copy to the individual's last known address; or

☐ I served the summons on (name of individual) _____, who is
designated by law to accept service of process on behalf of (name of organization) _____
_____ on (date) _____ ; or

☐ I returned the summons unexecuted because _____ ; or

☐ Other (specify): _____

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ 0.00.

I declare under penalty of perjury that this information is true.

Date: _____



Server's signature

R. Moore #211 Deputy Sheriff

Printed name and title

7300 old Alice Road Olmito Tx 78575

Server's address

Additional information regarding attempted service, etc:

11:00am

1. DATE 5-16-18 TIME 10:00 A.M. / P.M.

☐ No contact made

☒ Left card with: Gloria Lule (9-6-1948) - claims to be house cleaner

☐ No longer resides at said address, left no forwarding address or new address: _____

☐ Unable to serve as to whereabouts of said person

☒ Other: home belongs to Mario Gracia, no Carlos Santino Sanchez-Duran lives at address

2. DATE 5-18-18 TIME 3:00 A.M. / P.M.

☐ No contact made

☒ Left card with: Gloria Lule

☐ No longer resides at said address, left no forwarding address new owners.

☐ Unable to serve as to whereabouts of said person

☒ Other: Found 2nd address - 885 Alta mesa Blvd. - spoke to ms. Lule who said that home belongs to brother Elidario Hernandez (6-19-1951) & that brother knew Carlos but he doesn't live at the house.

3. DATE 5-21-18 TIME 10:30 A.M. / P.M.

☐ No contact made

☐ Left card with: _____

☐ No longer resides at said address, left no forwarding address or new address: _____

☐ Unable to serve as to whereabouts of said person

☒ Other: spoke to attorney and he advised to serve someone who lived at address 885 Alta mesa Blvd. service was done on May 21, 2018 at 11:00pm

4. DATE - TIME - A.M. / P.M.

☐ No contact made

☐ Left card with: Possible other address & relatives

☐ No longer resides at said address, left no forwarding address or new address: _____

☐ Unable to serve as to whereabouts of said person

☐ Other: 1009 Pat Booker Road Universal City San Antonio Texas
ma Angelica Duran - Lombard
Angelica A. Sanchez-Duran } from Houston Texas area.

Party Search Results

Name	Date of Birth
SANCHEZ DURAN, CARLOS SANTINO	10/02/1990

Current Address:
885 ALTA MESA BLVD
BROWNSVILLE TX,
78526

Gender
Male

Warrants (0)
Cases (2)
Judgments (0)
Protection
Orders (0)

Case Number	Style / Defendant	File Date...	Type	Status
2009-MTR-000536	SANCHEZ, CARLOS DURAN	02/18/2009	Traffic	Disposed
2009-MTR-000537	SANCHEZ, CARLOS DURAN	02/18/2009	Traffic	Disposed

1 - 2 of 2 items

1 - 1 of 1 items

Exhibit B

EveryLicense.com

Texas

company name or number or address OR director name

Search

BUFFANO, SANTINO

Owner Name: BUFFANO, SANTINO

Owner Telephone: 956-293-####

Business County: CAMERON

Business
Telephone:

Mailing Address: 885 ALTA MESA BLVD, BROWNSVILLE, TX, 78526-3324

On the map



Licenses

License Number: 1504800

License Type: Cosmetology Operator Instructor

License Subtype: IN

License Expiration
Date: 1 June 2018

Exhibit C

Description

BUFFANO, SANTINO known as as a business of BUFFANO, SANTINO. The business operates in CAMERON. Alternatively you can phone the business owner BUFFANO, SANTINO on 956-293-####. And you can send the correspondence to the next address 885 ALTA MESA BLVD, BROWNSVILLE, TX, 78526-3324 of BUFFANO, SANTINO. The business owner has a business license No 1504800 as Cosmetology Operator Instructor - IN which is valid until 6/1/2018.

Similar Companies

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[BUI, THANH THI KIM](#)

[BUI TRON, ANTONIO JR](#)

[BUJANOS , DIONICIO JR JR](#)

[BUMBULIS, VERONICA](#)

[BURGUETE, ANA](#)

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Exhibit D



2



PROOF OF SERVICE

STATE OF CALIFORNIA)
 : ss.
COUNTY OF LOS ANGELES)

I am employed in the County of Los Angeles, State of California. I am over the age of 18, and not a party to the within action; my business address is 11630 Chayote St., Suite 3, Los Angeles, CA 90049.

On the date indicated below, I served the foregoing documents described as:

Application For Entry of Default; Declaration of Rea Stelmach ISO Default on the parties interested in this action, by:

___ delivering via PERSONAL DELIVERY, to the addresses below as follows:
___ delivering via Priority Overnight Mail, postage prepaid, to the addresses below as follows:
 x delivering via First Class Mail, postage prepaid, to the addresses below as follows:
___ delivering via E-Mail, to the email addresses below as follows:

CARLOS SANTINO SANCHEZ DURAN 885 ALTA MESA BLVD BROWNSVILLE, TX 78526-3324	
--	--

 X (State), I am readily familiar with Stelmach & Stelmach, LLP's practice for collection and processing of correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

 X (State) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on June 14, 2018, at Los Angeles, California.

/s/Rea Stelmach
Rea Stelmach